

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

Civil File No. \_\_\_\_\_

James Bigham, John Quarnstrom, Robert Vranicar,  
Jim Bowman, Mike McCauley, and Matt Fairbanks  
as Trustees of the Sheet Metal Local #10 Control  
Board Trust Fund, and the Sheet Metal Local #10  
Control Board Trust Fund,

Plaintiffs,  
vs.  
**COMPLAINT**  
MAG Mechanical L.L.C.,  
Defendant.

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Plaintiffs, as their Complaint against the Defendant, state and allege as follows:

**IDENTITY OF PARTIES, JURISDICTION, VENUE**

1. The Plaintiffs are James Bigham, John Quarnstrom, Robert Vranicar, Jim Bowman, Mike McCauley, and Matt Fairbanks as Trustees of the Sheet Metal Local #10 Control Board Trust Fund and the Sheet Metal Local #10 Control Board Trust Fund (“Control Board”).
2. As set forth in its Trust document, the Control Board is a clearinghouse which provides various services to employee benefit plans and is designated by various labor agreements as the entity to, amongst other things, accept and distribute contributions to the employee benefit plans specified in the labor Agreement. The Control Board Trustees are fiduciaries of the employee benefit plans specified in the labor agreements.

3. The employee benefit plans on whose behalf the Control Board seeks contributions, and which the Control Board forms a part, are multi-employer jointly-trusted fringe benefit plans created and maintained pursuant to § 302(c)(5) of the Labor Relations Management Act of 1974 (“LMRA”), as amended, 29 U.S.C § 186(c)(5). The employee benefit plans are administered in accordance with the provisions of the ERISA, as amended 29 U.S.C. § 1001, et seq. and are exempt from federal income taxation pursuant to Internal Revenue Code.

4. Defendant MAG Mechanical L.L.C. (“MAG Mechanical”) is a Minnesota business corporation with the registered address of 3210 18th Avenue South, Minneapolis, Minnesota 55407. MAG Mechanical is an employer within the meaning of ERISA § (3)(5), 29 U.S.C. § 1002(5).

5. This is an action by fiduciaries to collect unpaid fringe benefit contribution payments. Subject matter jurisdiction over this controversy, therefore, is conferred upon this Court, without regard to the amount in controversy by ERISA § 502(e)(1), 29 U.S.C. § 1132(e)(1); ERISA § 502(f), 29 U.S.C. § 1132(f), ERISA § 502(a)(3), 29 U.S.C. § 1132(a)(3); and ERISA § 515, 29 U.S.C. § 1145. Subject matter jurisdiction is also conferred by LMRA § 301, 29 U.S.C. § 185 and the federal common law developed thereunder.

6. The Control Board is located in Ramsey County, Minnesota, therefore, venue is proper in this court pursuant to ERISA § 502(e)(2), 29 U.S.C. § 1132(e)(2).

### **FACTS**

7. The Control Board re-alleges and incorporates by reference paragraphs 1-6 herein.

8. At all times material herein, MAG Mechanical was bound to the terms of a Collective Bargaining Agreement between SMARCA and the Sheet Metal Workers Local #10 ("Collective Bargaining Agreement"), the terms of which are incorporated herein by reference, and made a part hereof.

9. MAG Mechanical continues to be bound to the Collective Bargaining Agreement.

10. The Collective Bargaining Agreement requires MAG Mechanical to submit contributions to pension, health and welfare, vacation, industry and training funds in the amount per hour specified in the Collective Bargaining Agreement for each hour worked by its employees covered by the Collective Bargaining Agreement.

11. The Collective Bargaining Agreement incorporates by reference the Restated Declaration of Trust for the Sheet Metal Local No. 10 Control Board Trust Fund ("Trust Agreement") and states that all contributions shall be paid in accordance with the Trust Agreement.

12. The Collective Bargaining Agreement requires MAG Mechanical to set forth the amount due and owing for contributions on a report form to be submitted to the Control Board with MAG Mechanical' monthly payment.

13. The Collective Bargaining Agreement and the Trust Agreement require MAG Mechanical to submit the report and payment to the Control Board by the tenth day of the following month for which the contributions are due and provides that any employer whose report and contributions are not received by the Control Board within five days after the tenth, or the first working day thereafter, is delinquent.

14. The Collective Bargaining Agreement and the Trust Agreement state that delinquent employers are subject to a liquidated damages assessment equal to ten percent of the contributions due and owing for the month. However, if the delinquent contributions, together with the liquidated damages assessment, are not received by the Control Board on or before the tenth day of the next month, the liquidated damages assessment increases to twenty percent.

15. The Collective Bargaining Agreement and Trust Agreement state that a delinquent employer must pay interest charges on delinquent contributions computed at the rate prescribed by § 6621 if the Internal Revenue Code.

16. The Collective Bargaining Agreement states that any attorneys' fees incurred in the collection of contributions shall be payable by the delinquent employer. Likewise, the Trust Agreement states that the reasonable costs and attorneys' fees incurred by the Control Board in collecting or attempting to collect delinquent contributions shall be paid by the delinquent employer.

**COUNT I**  
**Breach of Contract /Failure to Remit Contributions-Report Amount Due Under ERISA and the LMRA**

17. The Control Board re-alleges and incorporates by reference paragraphs 1-16 herein.

18. MAG Mechanical breached the terms of the Collective Bargaining Agreement by failing to timely submit the contributions for the month of April 2013.

19. Pursuant to the report submitted by MAG Mechanical for the month of April 2013, \$25,369.27 is due and owing to the Control Board for delinquent fringe benefit contributions.

20. MAG Mechanical submitted a partial payment in the amount of \$4,931.69 for which MAG Mechanical is entitled to a credit. After application of this credit, \$20,437.58 remains due and owing to the Control Board for delinquent fringe benefit contributions for the month of April 2013.

21. In addition, upon information and belief, MAG Mechanical continues to employ individuals performing work covered by the Collective Bargaining Agreement for whom contributions will become due and owing throughout the pendency of this litigation.

22. Every month, until this matter is resolved either through dismissal or judgment, MAG Mechanical will be required to submit reports and payment for the fringe benefit contributions due per the hours disclosed pursuant to the Collective Bargaining Agreement.

23. If MAG Mechanical fails to remit its calculation on or before the tenth day of the month following the month in which work was performed during the pendency of this litigation, the Control Board will not have an adequate means of verifying the proper amounts due and owing to the Control Board, nor will the Control Board have adequate means of ascertaining the proper allocation of such contributions to MAG Mechanical's employees.

24. In the absence of this Court's order as requested, the Control Board is without adequate remedy at law and will be subject to irreparable harm.

25. MAG Mechanical should be enjoined from further refusal and failure to remit calculations and contributions.

26. The Control Board has been damaged by MAG Mechanical's breach of contract.

**COUNT II**  
**ERISA Damages**

27. The Control Board re-alleges and incorporates by reference paragraphs 1-26 herein.

28. MAG Mechanical is liable to the Control Board for liquidated damages in the amount of twenty percent of the delinquent contributions due and owing for the month of April 2013 and any other month that becomes due throughout the pendency of this litigation pursuant to the Collective Bargaining Agreement and Trust Agreement.

29. The Control Board is also entitled to liquidated damages under ERISA § 502(g), 29 U.S.C. § 1132(g).

30. Liquidated damages for the month of April 2013 total \$4,087.52.

31. MAG Mechanical is liable for any attorneys' fees incurred and costs incurred by the Control Board in the collection of contributions pursuant to the terms of the Collective Bargaining Agreement and Trust Agreement.

32. The Control Board is also entitled to attorneys' fees and costs incurred in this action under ERISA § 502, 29 U.S.C. § 1132.

33. The Control Board is entitled to interest charges on unpaid contributions pursuant to the Trust Agreement.

34. MAG Mechanical is also liable for interest charges on any unpaid contributions under ERISA § 502, 29 U.S.C. § 1132.

**PRAYER FOR RELIEF**

**WHEREFORE**, Plaintiffs demand judgment of this Court against the Defendant MAG Mechanical Corporation L.L.C. as follows:

1. For judgment in the amount of \$24,525.10.
2. for delinquent contributions and liquidated damages due and owing to the Control Board for the month of April 2013
3. For an order requiring the Defendant to submit to Plaintiffs all reports which become due throughout the pendency of this litigation, accurately and completely identifying all hours worked by its employees.
4. For judgment for amounts to be proven at trial for delinquent contributions shown to be owing pursuant to those calculations, plus all additional amounts to which the Plaintiffs are entitled, including interest and liquidated damages.
5. For an award of costs, disbursements and attorney fees according to law.
6. Such other and future relief as the Court deems just, equitable or proper.

Date: June 3, 2013

MCGRANN SHEA CARNIVAL  
STRAUGHN & LAMB, CHARTERED

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